- 2. The EEOC sent the defendant a Letter of Determination with a finding there was reasonable cause to believe Mr. Poulin's allegations were true and that similarly situated male employees were also subjected to a sexually hostile work environment.
- 3. The Commission filed this lawsuit on September 27, 2002, in the United States District Court for the District of Oregon at Portland. This Court granted Mr. Poulin's motion to intervene on January 6, 2003.
- 4. The parties want to conclude the claims arising out of Mr. Poulin's charge, the EEOC's determination, and this action without expending further resources in contested litigation.

II. NONADMISSION OF LIABILITY AND NONDETERMINATION BY THE COURT

5. This consent decree is not an adjudication or finding on the merits of this case and shall not be construed as an admission by the defendant of a violation of Title VII.

III. SETTLEMENT SCOPE

6. This consent decree is the final and complete resolution of all allegations of unlawful employment practices contained in David Poulin's discrimination charge, in the EEOC's Letter of Determination, and in the EEOC's complaint filed in this action, including all claims by the parties for attorney fees and costs.

IV. MONETARY RELIEF

7. The defendant agrees to pay David Poulin, Jose Castaneda, Preston Gorbett, Zane Burke, and Frank Smith a total of \$ 200,000 in compensatory and

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punitive damages, allocated as follows, in settlement and satisfaction of all claims for monetary relief in this action and subject to all withholding required by law:

1. David Poulin	\$ 20,000
2. Jose Castaneda	\$ 45,000
3. Preston Gorbett	\$ 45,000
4. Zane Burke	\$ 45,000
5. Frank Smith	\$ 45,000

In return, each listed recipient of settlement funds will release defendant from all claims arising out of this lawsuit.

V. <u>INJUNCTIVE RELIEF</u>

A. General Provisions

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- 8. The defendant reaffirms its commitment to comply with the provisions of Title VII and all other federal laws against discrimination in its employment decisions. In furtherance of this commitment, it will monitor the affirmative obligations of this consent decree.
- 9. The defendant will not retaliate against any current or former employee for opposing any practice made unlawful by Title VII. Nor will the defendant retaliate against any current or former employee for making a charge or for testifying, assisting, or participating in any investigation, proceeding, or hearing associated with this action.
- 10. In recognition of its obligations under Title VII, the defendant will institute the policies and practices set forth below.

B. Establishment of Policy and Procedures to Prevent Discrimination

11. Defendant will create a written equal employment opportunity policy which sets forth the requirements of federal laws against employment discrimination

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and specifically those provisions which make sexual harassment discrimination unlawful.

- 12. The policy will include a statement of defendant's commitment to ensuring that the practices and the conduct of its employees will comply with the requirements of federal laws against employment discrimination. It will include a provision stating that those who violate the policy will be subject to appropriate discipline, up to and including termination.
- 13. The policy will include an internal complaint procedure for employees to report suspected incidents of discrimination so that the defendant can investigate and take appropriate action if it determines that any employee has violated its EEO policy.
 - 14. The internal complaint procedure will include the following provisions:
 - a. A list of the appropriate persons to whom an individual should report allegations of discrimination in the workplace.
 - b. An explanation of how to make a complaint and what an investigation will involve, including informing the affected individuals of the outcome of the investigation.
- 15. The defendant will submit a copy of its policy and procedures for the EEOC within forty-five days of the date of entry of this decree. The defendant will distribute the policy to all present and future employees, both management and non-management.

C. Posting Notice

16. The defendant will post the notice attached as Exhibit 1 to this consent decree. The notice shall be posted on centrally located bulletin boards in defendant's Estacada, Oregon facility where notices to employees are normally posted or where employees will see the notice for the duration of the consent decree. The defendant

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will also post in the same locations a copy of the EEO policy referenced in paragraph 11.

D. Training

- 17. During the term of this consent decree, RSG will provide at least six hours of employment discrimination training annually for its managers, specifically including topics related to sexual harassment. Training will be conducted by a vendor mutually agreed upon by both parties. The first training will take place within sixty days of entry of this consent decree. The second training will take place within sixty days after the one-year period following entry of this consent decree. The third training will take place within sixty days after the two-year period following entry of this consent decree. The form and content of the training events will be subject to prior review by the EEOC, and the cost of training shall be borne by defendant.
- 18. The defendant will provide to the EEOC a list of attendees of the training provided pursuant to paragraph 19, an evaluation form filled out and signed by each attendee, and a copy of the training materials and handouts with the reports required in paragraph 19.

F. Reporting

- 19. Six months after entry of this decree, and every six months thereafter for the term of the decree, the defendant will provide a report to the Commission with the following information:
 - a. A summary of any complaints of employment discrimination alleging conduct constituting a violation of laws against discrimination on the basis of sexual harassment.
 - b. Copies of the training attendee lists, evaluations, and materials

generated by the training required by paragraphs 17-18.

c. A statement listing the other provisions of this decree with which defendant is required to comply during the preceding period and certifying that it has complied with the terms of the decree. If the defendant has not complied with any term of the decree, the statement will specify the areas of noncompliance, the reason for the noncompliance, and the steps taken to bring the defendant into compliance.

VI. ENFORCEMENT

20. The United States District Court for the District of Oregon shall retain jurisdiction over this matter for the duration of the decree. If the EEOC concludes that the defendant has breached any of the above provisions, it may bring an action to enforce this consent decree no sooner than thirty days after providing the defendant written notification of the alleged breach. The period following the written notice will be used by the parties for good faith efforts to reach agreement on how to bring the defendant into compliance with the decree.

VII. TERMINATION OF DECREE

21. This decree shall be in effect for (3) three years commencing with the date the decree is entered by the court. If the EEOC petitions the court and the court finds the defendant to have violated the terms of this consent decree, it may extend the period of this consent decree and award the Commission its costs in bringing an enforcement action.

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5	DATED this 9 day of 9 , 2003.	
6 7	Respectfully submitted,	
8	A. LUIS LUCERO, JR. GWENDOLYN REAMS Regional Attorney Associate General Counsel	
9 10	JOHN F. STANLEY Acting Supervisory Trial Attorney	
11		
12 13	BY: John 787ac	
14 15	EQUAL EMPLOYMENT OPPORTUNITY COMMISSION Seattle District Office 909 1st Avenue, Suite 400 Seattle, Washington 98104 EQUAL EMPLOYMENT OPPORTUNITY COMMISSION Office of the General Counsel 1801 "L" Street, N.W. Washington, D.C. 20507	
16	Telephone (206) 220-6896	
17	Attorneys for Plaintiff	
18 19	Mark H. Wagner Hoffman, Hart & Wagner LLP	
20	1000 S.W. Broadway, 20 th Fl. Portland, OR 97205	
21	BY: 1/2 #	
22	Attorneys for Defendant	
23		
24		
25		

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ORDER

The Court, having considered the foregoing stipulated agreement of the parties, HEREBY ORDERS that the foregoing consent decree be, and the same hereby is, approved as the final decree of this Court in full settlement of this action. This lawsuit is hereby dismissed with prejudice and without costs or attorneys' fees to any party. The Court retains jurisdiction of this matter for purposes of enforcing the consent decree approved herein.

DATED this 27 day of May

, 2003.

UNITED STATES DISTRICT JUDGE

U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

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NOTICE TO ALL EMPLOYEES

This notice is being posted pursuant to an agreement between RSG FOREST PRODUCTS, INC. and the Equal Employment Opportunity Commission.

Title VII of the Civil Rights Act of 1964, as amended, the Age Discrimination in Employment Act of 1967, the Equal Pay Act of 1963, and the Americans with Disabilities Act of 1990 are enforced by the EEOC and require the following:

That there be no discrimination against any employee or applicant for employment because of the employee's race, sex, color, religion, national origin, age (over age 40), or disability with respect to hiring, firing, compensation, or other terms, conditions or privileges of employment.

It is an unlawful employment practice for an employer to retaliate against any employees or applicants for employment because they have opposed a practice or because they have made a charge, testified, assisted, or participated in any manner in an investigation, proceeding or hearing under these statutes.

RSG will institute a training program to train managers regarding the requirements of the above statutes, with particular emphasis on discrimination in the form of sexual harassment.

RSG has posted this notice because the company supports and will comply with these federal laws in all respects and will not take any retaliatory action against employees because they have exercised their rights under the law.

DATED:	
	RSG FOREST PRODUCTS, INC.
	K3G FOREST FRODUCTS, INC.